Exhibit D:

Jury Verdict

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OCT 1 3 2015

CLERK US DISTRICT COURT OF NEVADA DEPUTY

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

ORACLE USA, INC., a Colorado corporation;)
ORACLE AMERICA, INC., a Delaware
corporation; and ORACLE
INTERNATIONAL CORPORATION, a
California corporation,

2:10-CV-0106-LRH-PAL

<u>VERDICT</u>

12 Plaintiffs,

v.

RIMINI STREET, INC., a Nevada)
corporation; and SETH RAVIN, an individual,)

Defendants.

Instructions: When answering the following questions and filling out this Verdict Form, please refer to the Jury Instructions for guidance on the law applicable to the subject matter covered by each question.

WE THE JURY, in the above-entitled case, unanimously find as follows:

<u>INFRINGEMENT</u>

Ouestion 1: PeopleSoft Documentation

Has Oracle International Corporation proven by a preponderance of the evidence that
Rimini Street engaged in copyright infringement by copying copyrighted PeopleSoft
documentation in a manner not authorized by the terms of the PeopleSoft software license

- 1	
1	agreements that the Court has explained to you?
2	Yes No
3	
4	Question 2: J.D. Edwards Software and Documentation
5	Has Oracle International Corporation proven by a preponderance of the evidence that
6	Rimini Street engaged in copyright infringement by copying copyrighted J.D. Edwards
7	software and documentation in a manner not authorized by the terms of the J.D. Edwards
8	software license agreements that the Court has explained to you?
9	Yes No
10	
11	Question 3: Siebel Software and Documentation
12	Has Oracle International Corporation proven by a preponderance of the evidence that
13	Rimini Street engaged in copyright infringement by copying copyrighted Siebel software
14	and documentation in a manner not authorized by the terms of the Siebel software license
15	agreements that the Court has explained to you?
16	Yes No
17	
18	Question 4: Contributory Infringement
19	Has Oracle International Corporation proven by a preponderance of the evidence that
20	defendant Seth Ravin engaged in contributory copyright infringement of the following
21	Oracle International Corporation copyrighted works?
22	PeopleSoft Software Yes No
23	PeopleSoft Documentation YesNo
24	J.D. Edwards Software and Documentation Yes No
25	Siebel Software and Documentation Yes No
26	Oracle Database Yes No

}		
1	Question 5: Vicarious Infringement	
2	Has Oracle International Corporation proven by a preponderance of the evidence that	
3	defendant Seth Ravin engaged in vicarious copyright infringement of the following Oracle	
4	International Corporation copyrighted works?	
5	PeopleSoft Software Yes No	
6	PeopleSoft Documentation Yes No	
7	J.D. Edwards Software and Documentation Yes No	
8	Siebel Software and Documentation Yes No	
9	Oracle Database Yes No	
10		
11	COPYRIGHT INFRINGEMENT DAMAGES	
12	Question 6: Actual Damages	
13	What do you find is the best measure of Oracle International Corporation's actual damages	
14	for all acts of copyright infringement engaged in by defendant Rimini Street?	
15	Lost Profits	
16	Fair Market Value License	
17		
18	Regardless of whether you find that Lost Profits or a Fair Market Value License is the best	
19	measure of actual damages in this action, please answer all three of the following question:	
20	concerning damages: Questions 6a, 6b, and 6c. Your answer to the damages question that	
21	you find is not the best measure of actual damages (either Lost Profits or a Fair Market	
22	Value License) is advisory to the court only.	
23		
24	<i>III</i>	
25		
26	///	

Question 6a: Lost Profits

What amount of Lost Profits, if any, has Oracle International Corporation proven by a preponderance of the evidence for all acts of copyright infringement engaged in by defendant Rimini Street? If you found in Questions 1 through 3 that defendant Rimini Street did not engage in copyright infringement as to a particular copyrighted work, please do not consider that copyrighted work in your damages amount.

Total Lost Profits:

\$ O

Question 6b: Defendant's Profits

What amount of Rimini Street's Profits, if any, has Oracle International Corporation proven by a preponderance of the evidence for all acts of copyright infringement engaged in by defendant Rimini Street? If you found in Questions 1 through 3 that defendant Rimini Street did not engage in copyright infringement as to a particular copyrighted work, please do not consider that copyrighted work in your damages amount.

Total Amount of Defendant's Profits: \$

Question 6c: Fair Market Value License

What amount do you find that Oracle International Corporation has proven by a preponderance of the evidence is the Fair Market Value License for all of the infringed copyrighted works? If you found in Questions 1 through 3 that defendant Rimini Street did not engage in copyright infringement as to a particular copyrighted work, please do not consider that copyrighted work in your damages amount.

Total value of a Fair Market Value License: \$ 35,600,000

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Question 7: Contributory Infringement Damages

If you found that defendant Seth Ravin engaged in contributory copyright infringement, which portion of the actual damages award that you awarded against Rimini Street do you find that defendant Seth Ravin is contributorily liable for? The actual damages award that you should use for this question is whichever damages theory - either Lost Profits or a Fair Market Value License - that you determined is the best measure of actual damages.

Contributory Damages Amount:

\$ $\boldsymbol{\Theta}$	

Question 8: Vicarious Infringement Damages

If you found that defendant Seth Ravin engaged in vicarious copyright infringement, which portion of the actual damages award that you awarded against Rimini Street do you find that defendant Seth Ravin is vicariously liable for? The actual damages award that you should use for this question is whichever damages theory - either Lost Profits or a Fair Market Value License - that you determined is the best measure of actual damages.

Vicarious Damages Amount:

\$ -0 -

STATUTORY DAMAGES

Regardless of your verdict under the section Copyright Infringement Damages above, you must determine the amount of statutory damages under the Copyright Act. To determine the amount of statutory damages under the Copyright Act, please answer the following questions. Please note that in response to Questions 9 and 10, copyright infringement need not be innocent or willful, but can simply be infringement. Questions 9 and 10 reflect your finding as to special considerations for determining statutory damages under the Copyright Act. After deliberating, it may be that your answers to both Questions 9 and 10 are No. Such an answer is acceptable and contemplated under the Copyright Act.

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1	Question 9: Innocent Infringement		
2	Do you find that defendant Rimini Street has proven by a preponderance of the evidence		
3	that its infringement, if any, of the following copyrighted works was innocent as explaine	d	
4	in the jury instruction titled Copyright Infringement - Damages - Innocent Infringement?		
5	PeopleSoft Software Yes No		
6	PeopleSoft Documentation Yes No		
7	J.D. Edwards Software and Documentation Yes No		
8	Siebel Software and Documentation Yes No		
9	Oracle Database Yes No		
10			
11	If you found that defendant Rimini Street engaged in innocent infringement as to all of th	e	
12	copyright infringement that it engaged in, skip Question 10. However, if you found that		
13	defendant Rimini Street did not engage in innocent infringement as to all of the copyright		
14	infringement that it engaged in, or that it engaged in innocent infringement as to only som	ıe	
15	of the copyright infringement that it engaged in, answer Question 10.		
16			
17	Question 10: Willful Infringement		
18	Do you find that plaintiff Oracle International Corporation has proven by a preponderance	3	
19	of the evidence that defendant Rimini Street's infringement, if any, of the following		
20	copyrighted works was willful as explained in the jury instruction titled Copyright		
21	Infringement - Damages - Willful Infringement?		
22	PeopleSoft Software YesNo		
23	PeopleSoft Documentation Yes No		
24	J.D. Edwards Software and Documentation YesNo		
25	Siebel Software and Documentation Yes No		
26	Oracle Database Yes No		

1			
1	Question 11: Statutory Damages		
2	You must now determine the amount of statutory damages to award Oracle International		
3	Corporation under the Copyright Act. There are 100 copyright registrations listed in your		
4	juror book. The parties have agreed that no more than 93 copyrighted works are eligible for		
5	statutory damages.		
6			
7	You may award any amount between \$200 and \$150,000 for each copyrighted work		
8	infringed depending upon your findings regarding intent in the above questions. If you		
9	found that the infringement as to a particular copyrighted work was innocent in Question 9,		
10	then you may award between \$200 and \$30,000 for each such copyrighted work. However,		
11	if you found that the infringement as to a particular copyrighted work was willful in		
12	Question 10, then you may award between \$750 and \$150,000 for each such copyrighted		
13	work.		
14			
15	The total number of copyrighted works for which statutory damages is awarded is: 93		
16	70000		
17	The total amount to be awarded for statutory damages is: \$\(\frac{2,790,000}{2}\)		
18			
19	Question 12: Contributory Infringement		
20	If you found that defendant Seth Ravin engaged in contributory copyright infringement,		
21	what portion of the statutory damages award that you awarded against Rimini Street do you		
22	find that defendant Seth Ravin is contributorily liable for?		
23	Contributory Statutory Damages Amount: \$		
24	<i>///</i>		
25	///		
26			

i	Question 13: Vicarious Infringement		
2	2 If you found that defendant Seth Ravin engaged in vicarious copyright infringen	ent, what	
3	portion of the statutory damages award that you awarded against Rimini Street do you f	ind that	
4	4 defendant Seth Ravin is vicariously liable for?		
5	Vicarious Statutory Damages Amount:		
6	6		
7	7 INDUCING BREACH OF CONTRACT/ INTENTIONAL INTERFEREN	<u>CE</u>	
8	Question 14: Inducing Breach of Contract		
9	Do you find that plaintiff Oracle America, Inc. has proven by a preponderance of	the	
10	evidence that defendant Rimini Street and/or Seth Ravin induced customers of C	racle	
11	America, Inc. to breach their contracts with Oracle America, Inc.?		
12	Rimini Street Yes N Seth Ravin Yes N	o	
13	Seth Ravin Yes N	o	
14	4		
15	If you answered yes to either defendant, what amount of damages did that breach	of contract	
16	cause to Oracle America, Inc.? If you did not answer yes to the above question as	to a	
17	particular defendant please write N/A in the appropriate space provided.		
18	8 Rimini Street \$	-	
19	9 Seth Ravin \$	-	
20	0		
21	Question 15: Intentional Interference - Oracle America, Inc.		
22	Do you find that plaintiff Oracle America, Inc. has proven by a preponderance of the		
23	evidence that defendant Rimini Street and/or Seth Ravin intentionally interfered with		
24	economic relationships between Oracle America, Inc. and customers that probably would		
25	have resulted in an economic benefit to Oracle America, Inc.?		
26	6 ///		

1	Rimini Street	Yes	No
2	Seth Ravin	Yes	No
3			
4	If you answered yes to either defendant	t what amount of damage	s did that intentional
5	interference cause to Oracle America, l	Inc.? If you did not answe	er yes to the above question
6	as to a particular defendant please write	e N/A in the appropriate	space provided.
7	Rimini Street	\$	
8	Seth Ravin	\$	
9			
10	Question 16: Intentional Interference - Ora	cle International Corpo	ration
11	Do you find that plaintiff Oracle Intern	ational Corporation has p	proven by a preponderance
12	of the evidence that defendant Rimini S	Street and/or Seth Ravin	intentionally interfered with
13	economic relationships between Oracle	e International Corporation	on and customers that
14	probably would have resulted in an eco	onomic benefit to Oracle	
15	Rimini Street	Yes	No No
16	Seth Ravin	Yes	No
17			
18	If you answered yes to either defendant	t what amount of damage	s did that intentional
19	interference cause to Oracle Internation	nal Corporation? If you d	id not answer yes to the
20	above question as to a particular defend	dant please write N/A in	the appropriate space
21	provided.		
22	Rimini Street	\$	
23	Seth Ravin	\$	
24	///		
25	<i>III</i>		
26	<i> </i>		

COMPUTER ACCESS CLAIMS 1 Question 17: California Computer Data Access and Fraud Act - Oracle America, Inc. 2 Do you find that Oracle America, Inc. has proven by a preponderance of the evidence that 3 defendant Rimini Street and/or Seth Ravin violated the California Computer Data Access 4 and Fraud Act as explained in the jury instructions? 5 Yes Yes Rimini Street 6 Seth Ravin 7 8 If you answered yes to either defendant what amount of damages did that violation of the 9 California Computer Data Access and Fraud Act cause to Oracle America, Inc.? If you did 10 not answer yes to the above question as to a particular defendant please write N/A in the 11 appropriate space provided. 12 Rimini Street 13 Seth Ravin 14 15 Question 18: California Computer Data Access and Fraud Act - Oracle International 16 Corporation 17 Do you find that plaintiff Oracle International Corporation has proven by a preponderance 18 of the evidence that defendant Rimini Street and/or Seth Ravin violated the California 19 Computer Data Access and Fraud Act as explained in the jury instructions? 20 Rimini Street 21 Seth Ravin 22 23 If you answered yes to either defendant what amount of damages did that violation of the 24 California Computer Data Access and Fraud Act cause to Oracle International Corporation? 25 If you did not answer yes to the above question as to a particular defendant please write N/A 26

1	in the appropriate space provided.		
2	Rimini Street	s 5,600,000 s 5,600, 0 00	
3	Seth Ravin	\$ 5,600,000	
4			
5	Question 19: Nevada Computer Crimes Law - (Oracle America, Inc.	
		proven by a preponderance of the evidence that	
6		violated the Nevada Computer Crimes Law as	
7		Violated the Novada Compater Common 2211 as	
8	explained in the jury instructions?	V v No	
9	Rimini Street	Yes No	
10	Seth Ravin	Yes No	
11			
12	If you answered yes to either defendant wh	at amount of damages did that violation of the	
13	Nevada Computer Crimes Law cause to Or	racle America, Inc.? If you did not answer yes to	
14	the above question as to a particular defendant please write N/A in the appropriate space		
15	provided.		
16	Rimini Street	s 8,827,000 s 8,827,000	
17	Seth Ravin	s 8,827,000	
18			
19	Question 20: Nevada Computer Crimes Law - (Oracle International Corporation	
20	Do you find that plaintiff Oracle Internation	nal Corporation has proven by a preponderance	
21	of the evidence that defendant Rimini Street and/or Seth Ravin violated the Nevada		
22	Computer Crimes Law as explained in the jury instructions?		
23	Rimini Street		
24	Seth Ravin	Yes No	
25	<i>III</i>		

If you answered yes to either defendant what amount of damages did that violation of the Nevada Computer Crimes Law cause to Oracle International Corporation? If you did not answer yes to the above question as to a particular defendant please write N/A in the appropriate space provided.

Rimini Street

Seth Ravin

\$ 5,600,000 \$ 5,600,000

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NON-DUPLICATIVE DAMAGES

Question 21: Non-Duplicative Damages - Oracle America, Inc.

If you found that Oracle America, Inc. suffered damages as a result of defendant Rimini Street and/or Seth Ravin's conduct you must now determine the total amount of damages that is not duplicative of any other damages award in your verdict as explained in the jury instruction titled Verdict Form - Duplicative Damages. In determining this amount, you should exclude the amount awarded for Statutory Damages as well as the amount awarded, if any, for whichever damages theory you determined was not the best measure of actual damages for copyright infringement (either Lost Profits or a Fair Market Value License). The total amount of non-duplicative damages to be awarded to Oracle America, Inc. against each defendant is as follows:

Rimini Street

\$ 8,827,000 \$ 8,827,000

Seth Ravin

Question 22: Non-Duplicative Damages - Oracle International Corporation

If you found that Oracle International Corporation suffered damages as a result of defendant Rimini Street and/or Seth Ravin's conduct you must now determine the total amount of damages that is not duplicative of any other damages award in your verdict as explained in the jury instruction titled Verdict Form - Duplicative Damages. In determining this amount,

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you should exclude the amount awarded for Statutory Damages as well as the amount awarded, if any, for whichever damages theory you determined was not the best measure of actual damages for copyright infringement (either Lost Profits or a Fair Market Value License). The total amount of non-duplicative damages to be awarded to Oracle International Corporation against each defendant is as follows:

Rimini Street

Seth Ravin

\$ 41,200,000 \$ 41,200,000 5,600,000

PUNITIVE DAMAGES

If you found that Oracle America, Inc. and/or Oracle International Corporation has proven by a preponderance of the evidence that defendant Rimini Street is liable for intentional interference with prospective economic advantage (Questions 15 and 16), violating the California Computer Data Access and Fraud Act (Questions 17 and 18), or violating the Nevada Computer Crimes Law (Questions 19 and 20) please answer the following question.

Question 25: Punitive Damages - Rimini Street

Has Oracle America, Inc. and/or Oracle International Corporation proven by clear and convincing evidence that defendant Rimini Street engaged in malice, oppression, or fraud such that punitive damages against this defendant is warranted?

✓ No

If you found that Oracle America, Inc. and/or Oracle International Corporation has proven by a preponderance of the evidence that defendant Seth Ravin is liable for intentional interference with prospective economic advantage (Questions 15 and 16), violating the California Computer Data Access and Fraud Act (Questions 17 and 18), or violating the Nevada Computer Crimes Law (Questions 19 and 20) please answer the following question.

1	Question 26: Punitive Damages - Seth Ravin		
2	Has Oracle America, Inc. and/or Oracle International Corporation proven by clear and		
3	convincing evidence that defendant Seth Ravin engaged in malice, oppression, or fraud such		
4	that punitive damages against this defendant is warranted?		
5	Yes		
6			
7	You have now completed the Verdict Form. Have your foreperson date and sign the form		
8	below. Then, inform the court security officer that you have reached a unanimous verdict. Do not		
9	give the envelope to the bailiff. Your foreperson should retain possession of the Verdict Form, until		
10	it is requested by the judge when the court reconvenes.		
11			
12	Dated this 13 day of October, 2015		
13	JURY FOREPERSON		
14			
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